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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/527,467	03/17/2000	Naoji Shibasaki	Q58416	2781	
7590 01/26/2006			EXAMINER		
Sughrue Mion Zinn MacPeak and Seas PLLC			TRAN, DOUGLAS Q		
2100 Pennsylva Washington, D	nia Avenue NW C 20037-3202	ART UNIT	PAPER NUMBER		
g ,			2624		
			DATE MAIL ED: 01/26/2004	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	tion No.	Applicant(s)	Applicant(s)			
Office Action Summary			,467	SHIBASAKI, NAC	SHIBASAKI, NAOJI			
			er	Art Unit				
			Q. Tran	2624				
Period fo	The MAILING DATE of this communication Reply	tion appears on t	he cover sheet w	ith the correspondence ac	idress			
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAIL asions of time may be available under the provisions of 3' SIX (6) MONTHS from the mailing date of this communic period for reply is specified above, the maximum statuto to reply within the set or extended period for reply will, reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ING DATE OF 7 CFR 1.136(a). In no ation. ry period will apply and by statute, cause the a	THIS COMMUNION event, however, may a sevent, however, may a sevent will expire SIX (6) MON application to become AE	CATION. reply be timely filed ITHS from the mailing date of this of BANDONED (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed o	n <u>07 November</u>	<u>2005</u> .					
2a) <u></u> □	This action is FINAL . 2b)	🛚 This action is	non-final.					
3)	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice	under <i>Ex parte</i> (Quayle, 1935 C.D). 11, 453 O.G. 213.				
Dispositi	on of Claims							
4)⊠	4)⊠ Claim(s) 8,15 and 17-19 is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)□	Claim(s) is/are allowed.							
6)⊠	s)⊠ Claim(s) <u>8, 15, 17-19</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction	n and/or election	requirement.					
Applicati	on Papers							
9)□	The specification is objected to by the E.	xaminer						
	The drawing(s) filed on is/are: a)		b) objected to	by the Examiner				
,	Applicant may not request that any objection		-	•				
	Replacement drawing sheet(s) including the	= -	•	` '	FR 1.121(d).			
11)	The oath or declaration is objected to by							
Priority ι	ınder 35 U.S.C. § 119							
12)	Acknowledgment is made of a claim for	foreign priority u	inder 35 U.S.C. §	119(a)-(d) or (f).				
a)[☐ All b)☐ Some * c)☐ None of:							
	1. Certified copies of the priority doc							
	2. Certified copies of the priority doc							
	3. Copies of the certified cop	he priority docur	nents have been	received in this National	Stage			
	application from the International	•	` ''					
* S	see the attached detailed Office action for	or a list of the ce						
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Attachmen	, ,		Value					
_	e of References Cited (PTO-892)	0.40\		Summary (PTO-413)				
	e of Draftsperson's Patent Drawing Review (PTO- nation Disclosure Statement(s) (PTO-1449 or PTC			s)/Mail Date nformal Patent Application (PT0	D-152)			
	No(s)/Mail Date	·	6) 🔲 Other:	_·	-			

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 8, and 17-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (U.S. Patent No. 6,195,694 B1) and further in view of Narayen et al. (US Patent No. 6,035,323).

As to claim 8, Chen teaches an image data management system (a server for reconfiguring control of a subset of devices on one or more kiosks, a server system "fig. 1" used to process image data from input/output devices 130 which reads on the claimed "an image data management system"), comprises:

a plurality of printing stations (i.e., several kiosks 100) with functions to read digital image data (col. 4, lines 47-48: digital image data from CD Rom player can be read by the computer; col. 4, lines 55-56: the video conference system with cameras via the Internet, col. 15, lines 31-38: the digital image data from the floppy disk can be read by the computer), to print the data (API functions 680 invokes laser printer or media printer 109, col. 4, lines 34, 39) by performing necessary image processing (col. 17, lines 28-32; fig. 6, it is noted that the image data should be processed before being printed) and to transmit or receive the image data (fig. 1,

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col. 4, lines 28-32, 55-60: the image data can be received and transmitted via the network; and col. 15, lines 31-38);

a management system (i.e., a server 195 in fig. 1) connected to each printing station (each kiosk 100) via a network (150) and used for identifying reconfiguration application files of each printing station (each kiosk 100) and for distributing application files to each printing station (col. 6, lines 20-29);

wherein the plurality of printing stations further comprises:

a currency processing unit (i.e., one of input/output devices such as a cash dispenser 130 in fig. 1), wherein the currency processing unit identifies currency inserted into the system. processes a cost to be charged to a client, and returns currency to the client (a cash dispenser disclosed on col. 4, lines 42-45; col. 9, lines 2-7, col. 14, lines 46-57, where inherently one would recognize that the appropriate currency is returned to the user based on the fees and actual amount rendered by the user of the kiosk).

Although Chen teaches a database on other networks server for storing information (col. 15, lines 54-60), Chen does not explicitly teaches the database for storing the image data being transmitted from each printing station.

In a similar field of endeavor, Narayen teaches a server (111 in fig. 2) for turning the image data, being transmitted from each printing station to the management system (i.e., the Internet service providers ISPs 105,107 and the Web Server 109 in fig. 2, col. 4, lines 34-36), to a database (110 in fig. 2) and for storing the data (col. 4, lines 54-57).

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Therefore, It would have been obvious to modify Chen by providing the additional image data from the printing station to be stored in the database, as taught by Narayen for the purpose of archiving the history information of each the user's image data.

As to claim 17, Narayen teaches the digital image data received from digital camera (201 in fig. 4).

As to claim 18, Narayen teaches the image processing comprises resolving a back righted photograph, correcting automatic color for adjusting technical peculiarities of a digital camera, correcting shadow, correcting color balance, correcting photographic failure, enlarging or reducing a size of image data, and removing noise (i.e., a software application such as the Photoshop from Adobe systems, col. 1, lines 24-25 and 59 and 271 in fig. 6B, has enough functions for editing any digital image data)

As to claim 19, Chen teaches the management system comprises a host computer and wherein the management system manages the status of each of the plurality of printing stations, monitors remote controlled maintenance of each of the plurality of printing stations, and monitors operating conditions of each of the plurality of printing stations (col. 6, lines 20-29 and col. 7, lines 25-47).

3. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Narayen et al. (US Patent No. 6,035,323) and further in view of Kohda et al. (U.S. Patent No. 6,249,806 B1).

As to claim 15, Narayen teaches an image data management system (103 in fig. 2), comprising:

a plurality of printing stations (i.e., the client computer systems 121, 125, 135, 137 in fig. 2) with functions to read digital image data (201 in fig. 4, col. 6, lines 30-34), to print the data by

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performing necessary image processing (it is noted that any computer system, which be considered as a printing system, has the ability of performing the printing the image data "col. 1, line 38 and col. 5, lines 51-52") and to transmit or receive image data (i.e., a modem 123 among of the modems and LAN bus enables to transmit or receive image data);

a management system (i.e., the Internet service providers ISPs 105,107 and the Web Server 109 in fig. 2, col. 4, lines 34-36) connected to each printing system (i.e., 121 in fig. 2) via a network (i.e., the Internet 103 in fig. 2) and used for identifying management data of each printing station (col. 4, lines 27-32 and step of 281 in fig. 7 describes that TCP/IP and HTTP protocols used in the Internet with providers ISP for connecting to each client and receiving the image data from each client. Thus, the management system such as ISPs and the Web server 109 would be used for identifying management data) and for distributing necessary data to each printing station (col. 4, lines 34-43); and

a server (111 in fig. 2) for turning the image data, being transmitted from each printing station to the management system, to a database (110 in fig. 2) and for storing the data (col. 4, lines 54-57).

Narayen discloses where attribute information comprises a name, as exhibited in Fig. 11. However, Narayen fails to specifically disclose where the attribute information further comprises an age, an occupation, an address and a telephone number of a user. However, the examiner maintains that providing such attribute information in a computer system was well known, as taught by Kohda.

In a similar field of endeavor, Kohda discloses an apparatus and method for providing information about two-way computer communication services. Kohda further discloses where Application/Control Number: 09/527,467

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attribute information of a user of a computer system comprises an age, an occupation, an address

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and a telephone number (col. 9, lines 34-52 and col. 7, lines 22-35).

Therefore, it would have been obvious to modify Narayen by providing the additional

attribute information, as taught by Kohda for the purpose of alleviating potential

misidentification of users based on similar attribute information.

Conclusion

4. Upon further consideration, a new ground(s) of rejection to claim 8 is made in view of

Chen et al. (U.S. Patent No. 6,195,694 B1) and Narayen et al. (US Patent No. 6,035,323). This

action is made non-final.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Douglas Q. Tran whose telephone number is (703) 305-4857 or E-mail address is Douglas.tran@uspto.gov.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-4700.

Douglas Q. Tran

Jan. 12, 2006

DOUGLAS Q. TRAN PRIMARY EXAMINED